# 24023

# CH \$190,00

# Electronic Version v1.1 Stylesheet Version v1.1

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 Trademark and Trademark Applications Security Agreement

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Wild Oats Markets, Inc.		03/31/2005	CORPORATION: DELAWARE

#### **RECEIVING PARTY DATA**

Name:	Bank of America, N.A.
Street Address:	40 Broad Street
City:	Boston
State/Country:	MASSACHUSETTS
Postal Code:	02109
Entity Type:	National Banking Association: MASSACHUSETTS

#### PROPERTY NUMBERS Total: 7

Property Type	Number	Word Mark
Registration Number:	2402310	HENRY'S MARKETPLACE
Registration Number:	2610002	HENRY'S MARKETPLACE
Registration Number:	2659763	HENRY'S MARKETPLACE
Registration Number:	2601345	HENRY'S MARKETPLACE
Registration Number:	2543183	HENRY'S MARKETPLACE
Registration Number:	2433795	HENRY'S MARKETPLACE
Registration Number:	2621619	HENRY'S MARKETPLACE

#### **CORRESPONDENCE DATA**

Fax Number: (617)856-8201

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 617-856-8145

Email: IP@brownrudnick.com
Correspondent Name: Mark S. Leonardo
Address Line 1: One Financial Center

Address Line 2: Brown Rudnick Berlack Israels LLP

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Address Line 4: Boston, MASSACHUSETTS 02111			
NAME OF SUBMITTER:	Mark S. Leonardo		
Signature:	/s/Mark S. Leonardo		
Date:	06/28/2005		
Total Attachments: 12 source=20728-48SecAgrm#page1.tif source=20728-48SecAgrm#page2.tif source=20728-48SecAgrm#page3.tif source=20728-48SecAgrm#page4.tif source=20728-48SecAgrm#page5.tif source=20728-48SecAgrm#page6.tif source=20728-48SecAgrm#page7.tif source=20728-48SecAgrm#page8.tif source=20728-48SecAgrm#page9.tif source=20728-48SecAgrm#page10.tif source=20728-48SecAgrm#page11.tif source=20728-48SecAgrm#page11.tif			

TRADEMARK AND TRADEMARK APPLICATIONS SECURITY AGREEMENT

This Trademark and Trademark Application Security Agreement (this "TM Security

Agreement") is made as of the 31st day of March, 2005, by WILD OATS MARKETS, INC.

(hereinafter, the "Borrower"), a Delaware corporation with offices at 3375 Mitchell Lane, Boulder,

CO 80301, and BANK OF AMERICA, N.A., a national banking association with offices at 40

Broad Street, Boston, MA 02109, as agent (in such capacity and with any successor, the "Agent") for

itself and certain other Lenders (collectively, the "Lenders").

RECITALS

WHEREAS, pursuant to the Loan and Security Agreement dated as of March 31, 2005 (as

amended and restated, supplemented or otherwise modified from time to time, the "Loan

Agreement") made between the Borrower, Agent and the Lenders, the Agent and Lenders have

agreed to make certain loans and other financial accommodations available to the Borrower;

WHEREAS, pursuant to the Loan Agreement the Borrower has granted to the Agent a

security interest in the Borrower's Collateral (as defined in the Loan Agreement) to secure the

Liabilities (as defined in the Loan Agreement) of the Borrower to the Agent and Lenders;

WHEREAS, as a condition, among others, to the establishment of the credit facilities

contemplated by the Loan Agreement, and to further secure the Liabilities and to more fully vest the

security interest granted in the Loan Agreement, the Borrower has executed this TM Security

Agreement.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of

which are acknowledged, the Borrower and the Agent agree as follows:

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1. Terms used herein which are defined in the Loan Agreement are used as so defined.

To secure the Liabilities, the Borrower hereby grants a security interest in favor of, and

collaterally assigns to, the Agent, with power of sale (which power of sale shall be exercisable only

following the occurrence and during the continuance of an Event of Default as defined in the Loan

Agreement and used herein as so defined), in and to the following and all proceeds thereof:

a. All of the Borrower's now owned or existing or hereafter acquired or arising trademarks,

trademark applications, service marks, registered service marks and service mark applications

including, without limitation, those listed on Exhibit A annexed hereto and made a part hereof,

together with any goodwill connected with and symbolized by any such trademarks, trademark

applications, service marks, registered service marks, and service mark applications.

b. All renewals of any of the foregoing.

c. All income, royalties, damages and payments now and hereafter due and/or payable

under and with respect to any of the foregoing, including, without limitation, payments under all

licenses entered into in connection therewith and damages and payments for past or future

infringements or dilutions thereof.

d. The right to sue for past, present and future infringements and dilutions of any of the

foregoing.

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e. All of the Borrower's rights corresponding to any of the foregoing throughout the world.

All of the foregoing trademarks, registered trademarks and trademark applications, and service

marks, registered service marks and service mark applications described in Subsection 2(a), together

with the items respectively described in Subsections 2(b) through and including 2(e) are hereinafter

individually and/or collectively referred to as the "Marks".

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3. Until the Liabilities (other than contingent indemnification obligations) have been satisfied,

the Borrower shall undertake the following:

a. Pay all renewal fees and other fees and costs associated with maintaining the Marks and

with the processing of the Marks, unless the Borrower determines in its good faith business judgment

that such Marks are in no way material to the conduct of its business or operations.

b. At the Borrower's sole cost, expense, and risk, pursue the prompt, diligent processing of

each Application for Registration which is the subject of the security interest created herein and not

abandon or delay any such efforts, unless the Borrower determines in its good faith business

judgment that such Marks are in no way material to the conduct of its business or operations.

c. At the Borrower's sole cost, expense, and risk, take any and all action which the

Borrower deems necessary or desirable to protect the Marks, including, without limitation, the

prosecution and defense of infringement actions, unless the Borrower determines in its good faith

business judgment that such Marks are in no way material to the conduct of its business or

operations.

4. In the event of:

a. the Borrower's failure, within fifteen (15) days of written notice from the Agent, to cure

any failure by the Borrower to perform any of the Borrower's obligations set forth in Section 3,

above, and/or

b. the occurrence and continuance of any Event of Default,

then the Agent acting in its own name or in that of the Borrower may (but shall not be required to)

act in the Borrower's place and stead and/or in the Agent's own right in connection therewith.

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5. The Borrower represents and warrants that:

a. Exhibit A includes all of the registered trademarks, Federal trademark applications,

registered service marks and Federal service mark applications owned as of the date hereof by the

Borrower.

b. No liens or security interests are in effect as of the date hereof or shall be granted after

the date hereof in any Mark by the Borrower to any Person other than to the Agent and Lenders.

6. In order to further secure the Liabilities:

a. The Borrower shall give the Agent written notice (with reasonable detail) of the

occurrence of any of the following, together with the quarterly financial statements required by

Section 5.7 of the Loan Agreement:

i. If the Borrower obtained rights to, and filed applications for registration of,

any new trademarks, or service marks, or otherwise acquired ownership of any newly registered

trademarks, registered service marks, trademark applications, or service mark applications (other

than the Borrower's right to sell products containing the trademarks of others in the ordinary course

of the Borrower's business) during the previous fiscal quarter, and the Borrower shall deliver to

Agent within ten (10) Business Days after delivery of such notice, documentation reasonably

required to perfect the Agent's, for its benefit and the benefit of the Lenders, first priority security

interest and lien in and to the foregoing.

ii. If the Borrower became entitled to the benefit of any registered trademarks,

trademark applications, trademark licenses, trademark license renewals, registered service marks,

service mark applications, service mark licenses or service mark license renewals whether as licensee

or licensor (other than Borrower's right to sell products in containing the trademarks of others' the

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ordinary course of the Borrower's business) during the previous fiscal quarter, and the Borrower shall

deliver to Agent within ten (10) Business Days after delivery of such notice, documentation

reasonably required to perfect the Agent's, for its benefit and the benefit of the Lenders, first priority

security interest and lien in and to the foregoing.

iii. If the Borrower entered into any new trademark license agreement or service

mark license agreement during the previous fiscal quarter, and the Borrower shall deliver to Agent

within ten (10) Business Days after delivery of such notice, documentation reasonably required to

perfect the Agent's, for its benefit and the benefit of the Lenders, first priority security interest and

lien in and to the foregoing.

b. The provisions of this TM Security Agreement shall automatically apply to any such

additional property or rights described in 6(a), above, all of which shall be deemed to be and treated

as "Marks" within the meaning of this TM Security Agreement.

c. The Borrower hereby authorizes the Agent to modify this agreement by amending

Exhibit A to include any future registered trademarks, trademark applications, registered service

marks and service mark applications, written notice of which is so given, provided, however, the

modification of said Exhibit A shall not be a condition to the creation or perfection of the security

interest created hereby.

7. Upon the occurrence and during the continuance of any Event of Default, the Agent may

exercise all rights and remedies of a secured party upon default under the Uniform Commercial Code

as adopted in the State of New York, with respect to the Marks, in addition to which the Agent,

subject to the terms of the Loan Agreement, may sell, license, assign, transfer, or otherwise dispose

of the Marks. Any person may conclusively rely upon an affidavit of an officer of the Agent that an

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Event of Default has occurred and is continuing and that the Agent is authorized to exercise such

rights and remedies.

8. The Borrower hereby irrevocably constitutes and designates the Agent as and for the

Borrower's attorney in fact, effective with and upon the Agent's first exercise (the "First Exercise")

of such powers following the occurrence and continuance of any Event of Default:

a. To exercise any of the rights and powers referenced in Section 3.

b. To execute all and singular such instruments, documents, and papers as the Agent

determines to be appropriate in connection with the exercise of such rights and remedies and to cause

the sale, license, assignment, transfer, or other disposition of the Marks.

The within grant of a power of attorney, being coupled with an interest, shall be irrevocable until the

Liabilities (other than contingent indemnification obligations) have been satisfied, but shall be

exercisable only following the occurrence and during the continuance of an Event of Default.

9. Any use by the Agent of the Marks as authorized hereunder in connection with the exercise

of the Agent's rights and remedies under this TM Security Agreement and the Loan Agreement shall

be coextensive with the Borrower's rights thereunder and with respect thereto and without any

liability for royalties or other related charges from the Agent to the Borrower. Such use by the Agent

shall be permitted only with and upon the First Exercise following the occurrence and during the

continuance of an Event of Default.

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10. The Agent hereby acknowledges that the Borrower shall continue to have the exclusive right,

prior to notice from the Agent following the occurrence and during the continuance of an Event of

Default, to sue for past, present and future infringement of the Marks including the right to seek

injunctions and/or money damages, in an effort by Borrower to protect the Marks against

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encroachment by third parties. All costs arising in connection with any infringement shall be borne

by the Borrower.

Following the payment and satisfaction of all Liabilities (other than contingent 11.

indemnification obligations), and the termination of any obligation of the Agent and/or Lenders to

provide loans or financial accommodations under the credit facility contemplated by the Loan

Agreement, this TM Security Agreement shall terminate and the Agent shall execute and deliver to

Borrower all such instruments as the Borrower reasonably may request to release any encumbrance

in favor of the Agent created hereby or pursuant hereto, subject, however, to any disposition thereof

which may have been made by the Agent pursuant hereto or pursuant to the Loan Agreement.

12. The Borrower shall, at the request of the Agent, do any and all acts and execute any and all

documents reasonably required by the Agent in connection with the protection, preservation, and

enforcement of the Agent's rights hereunder.

13. The Borrower shall, upon demand, reimburse the Agent for all costs and expenses incurred

by the Agent in the exercise of any rights hereunder (including, without limitation, reasonable fees

and expenses of counsel).

14. Neither anything contained in the within TM Security Agreement or in the Loan Agreement

nor any act, omission, or circumstance may be construed as directly or indirectly conveying to the

Agent any rights in and to the Marks, which rights are effective except following the occurrence and

during the continuance of any Event of Default (and in such circumstances, only with and upon the

First Exercise).

15. This TM Security Agreement is intended to be supplemental of the Loan Agreement. All

provisions of the Loan Agreement shall apply to the Marks and the Agent and Lenders shall have the

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TRADEMARK

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same rights with respect to any and all security interests in the Marks granted the Agent and Lenders

to secure the Liabilities hereunder as thereunder. In the event of a conflict between this TM Security

Agreement and the Loan Agreement, the terms of this TM Security Agreement shall control with

respect to the Marks and the Loan Agreement with respect to all other collateral.

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IN WITNESS WHEREOF, the Borrower and the Agent respectively have caused this TM Security Agreement to be executed by officers duly authorized so to do on the date first above written.

WILD OATS MARKETS, INC.,

"Borrower"

Name: Freya R. Brier

Title Secretary

BANK OF AMERICA, N.A., "Agent"

By:

Name: Stephen J. Garvin

Title: Managing Director

IN WITNESS WHEREOF, the Borrower and the Agent respectively have caused this TM Security Agreement to be executed by officers duly authorized so to do on the date first above written.

WILD OATS MARKETS, INC., "Borrower"	BANK OF AMERICA, N.A., "Agent"		
By:	By: Section .		
Name:	Name: Stephen J. Garvin		
Title:	Title: Managing Director		

#### Exhibit A

The Borrower's now owned or existing or hereafter acquired or arising registered service marks and Federal service mark applications, registered trademarks, and Federal trade mark applications:

# **Trademark/Service Mark Registrations**

Trademark Registrations	Registration Number(s)	Date of Registration
None.		

# **Trademark Applications**

<u>Trademark</u>	Serial Number(s)	Date of Filing
None.		

#### Exhibit A

#### Continued

The Borrower's now owned or existing or hereafter acquired or arising registered service marks and Federal service mark applications, registered trademarks, and Federal trade mark applications:

# **Trademark/Service Mark Registrations**

Trademark Registrations	Registration Number(s)	Date of Registration
	2,402,310	11/7/00
	2,610,002	8/20/02
	2,659,763	12/10/02
	2,601,345	7/30/02
	2,543,183	2/26/02
	2,433,795	3/6/01
	2,621,619	9/17/02

# **Trademark Applications**

<u>Trademark</u>	Serial Number(s)	Date of Filing
None.		
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**RECORDED: 06/28/2005**